IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In re:	Angela V. Dudley) Case Number 17-16967) Chapter 13 Proceedings
	Debtor(s)) Judge Jessica E. Price Smith
	CHAPTER 13 TR	USTEE'S OBJECTION TO CONFIRMATION
(the "T		LING, the duly appointed and qualified Standing Chapter 13 Trustee to the confirmation of the proposed Chapter 13 Plan and hereby
1.	The Debtor(s) filed for bankr	uptcy relief on November 27, 2017.
2.	The 341(a) Meeting of Creditors held on <u>January 10, 2018</u> was concluded and the confirmation hearing is scheduled for <u>February 22, 2018</u> at <u>9:30 AM</u> .	
3.	The Trustee objects to confirm	mation of the proposed plan on the following grounds:
•	-	o wage order in place, as mandated by Administrative Order 05-4, or ficient. Specifically, the Debtor is employed at Ohio Department of
	income tax return required un	he Debtor has failed to supply the Trustee with a copy of the federal nder applicable law for the most recent tax year ending immediately of the case and for which a federal income tax return was filed of the Bankruptcy Code].
		not feasible in that it exceeds sixty months [§1322(d)]. To complete within a sixty month period would require a monthly payment of
	· ·	not provided for the payment of ongoing mortgage payments through of filed a motion to opt out of the conduit mortgage system mandated 2.
	PLAN: The Debtor has no Specifically,	t used the form plan mandated by Administrative Order 13-02.
•	properly administer the case of Recent pay advices for the Recent pay advices for the Recent federal income tax Evidence of income from Affidavit from for Business information for	e Debtor. Specifically, e non-filing spouse. x return for the non-filing spouse.

☐ Two years recent federal income tax returns.

☐ Balance Sheet as of the date of the bankruptcy filing.
☐ Income and Expense Statement for the twelve-month period prior to the date of the
bankruptcy filing. Projected month-to-month Cash Flow Statement for the twelve-month period following
the date of the bankruptcy filing.
A statement for each property and business showing gross receipts, ordinary and necessary business expenses, and the total monthly net income, as required by Schedule I, line 8a.
Other: Evidence of insurance on the rental properties.
☐ Other:
Payment advices and/or other documentation of all income received during the six month period prior to the month the bankruptcy petition was filed.
Evidence of payment of all domestic support obligations that have become payable under said obligation since the date of filing of the petition [§1325(a)(8)].
Depository and/or investment account statements for the month the bankruptcy petition was filed and the preceding months.
Other:
Other:
☐ Other:
☐ Other:
OMITTED CLAIM(S): The plan fails to provide for claims that should or must be specifically referenced in the plan [§1322(a)(2), §1322(b)(5), and/or §1325(a)(5)]. Specifically,
<u>DOMESTIC SUPPORT OBLIGATION(S)</u> : The Trustee has reason to believe the Debtor has a domestic support obligation but the plan does not contain the information which would allow the Trustee to perform the Trustee's duties mandated by §1302(d).
FIXED PAYMENT(S): The plan either does not provide for monthly payments to creditors in Paragraphs 3, 4, 5, 6, and/or 9, or the fixed payments provided are so large that they cannot be met under the proposed monthly plan payment, while at the same time providing for administrative costs [§1325 (a)(5)].
APPLICABLE COMMITMENT PERIOD: The plan does not provide for an applicable commitment period in Paragraph 1.B. or the Debtor has marked the incorrect applicable commitment period.
<u>DISPOSABLE INCOME</u> : The Trustee either does not believe or cannot determine if the Debtor is devoting all projected disposable income for the applicable commitment period to unsecured creditors [§1325(b)(1)(B)]. Specifically, The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment increased to
<u>LIQUIDATION:</u> The Trustee believes the plan does not provide unsecured creditors with an amount equal to or greater than they would receive in a Chapter 7 liquidation proceeding [§1325 (a)(4)]. Specifically, The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment increased to

■ GOOD FAITH: The Trustee believes the Debtor has not offered the plan in good faith [§1325(a)(3)]. Specifically, As scheduled the plan only runs 44 months even though the applicable commitment period is 60 months. The Trustee will not recommend confirmation of the plan unless the amount paid to unsecured creditors is increased to or% of unsecured claims, whichever is greater, and the plan payment increased to
 NOTICING: The Debtor has failed to file a certificate of service evidencing that creditors have been properly served with the: □ Chapter 13 plan. □ Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors and Deadlines.
NOTICING: The Debtor has failed to designate that he/she is NOT eligible for a discharge under 11 U.S.C. §1328(f).
OTHER: Debtor is proposing to keep two high end vehicles, two rental properties with no equity and that generate a net loss annually, and a time share vacation property while paying her unsecured creditors \$8,788.03 or 3%. The Trustee submits this amended plan is not proposed in good faith.
OTHER: While schedule D indicates that Nationalstar Mortgage, LLC has a \$95,491.92 mortgage on the property, there is no provision in schedules I, J, or the plan for payment of anything more than the \$29,000 arrearage on this debt. Furthermore, the budget does not provide for payment of ongoing property taxes, insurance, maintenace and repairs for the rental properties.
□ <u>OTHER:</u>
4. This is an ongoing objection and is intended to be an objection to any subsequent plan filed by the Debtor(s).

information be provided.

5. The Trustee reserves the right to amend and/or supplement this objection should additional

WHEREFORE, the Trustee prays this Court deny confirmation of the proposed plan for the foregoing reasons and requests the case be dismissed.

/S/ Lauren A. Helbling

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CERTIFICATE OF SERVICE

I certify that on January 11, 2018, copies of this Trustee's Objection to Confirmation were served:

Via the Court's Electronic Case Filing System on these entities and individuals who are listed on the Court's Electronic Mail Notice List:

Whitney Kaster, Attorney, on behalf of Debtor at wkaster@dannlaw.com

And by regular U.S. mail, postage prepaid, on:

Angela V. Dudley, Debtor at 23818 Rushmore Drive, Cleveland, OH 44143

/S/ Lauren A. Helbling

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